IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS

Petitioner, Respondent) Gen.])	No
ILLINOIS MA	RRIAGE AN	SUMMONS ID DISSOLUTION OF MARRIAGE ACT
To each Defendant:		
appearance in the office of the Clerk of this cour	t, 18 N. County S	e complaint in this case, a copy of which is hereto attached, or otherwise file your Street, Waukegan, Illinois, within 30 days after service of this summons, not MENT BY DEFAULT MAY BE TAKEN AGAINST YOU FOR THE RELIEF
IN FULL FORCE THE CONDITIONS OF THE ST	E AND EFFE AY ARE SET ED UPON YO	D THAT A DISSOLUTION ACTION STAY IS CT UPON SERVICE OF THIS SUMMONS. I FORTH ON THE REVERSE SIDE OF THIS SUMMONS, OU, AND ARE APPLICABLE TO THE PARTIES IRTH IN THE STATUTE.
To the Officer:		
This summons must be returned by the if any, immediately after service. If service cann		person to whom it was given for service, with the endorsement of service and fees, summons shall be returned so endorsed.
This summons may not be served later	than 30 days after	er its date.
(Seal of Court)	WITNESS:	Sally D. Coffelt, Clerk of the 19 th Judicial Circuit, and the seal thereof, at Waukegan, Illinois
Plaintiff's Attorney (or plaintiff, if he/she is not represented by attorney)		Dated
		Clerk of the 19 th Judicial Circuit
Address	<u> </u>	
Telephone #		
FAX Telephone # (If service by facsimile transmission w machine is additionally required)	ill be accepted, the	he telephone number of the plaintiff's attorney's facsimile

Date of service ________, 20 ______ (To be inserted by officer on copy left with defendant or other person.)

171-223 4/98

CONDITIONS OF DISSOLUTION ACTION STAY

Upon service of a summons and petition or praecipe filed under the Illinois Marriage and Dissolution of Marriage Act or upon the filing of the respondent's appearance in the proceeding, whichever first occurs, a dissolution action stay shall be in effect against both parties and their agents and employees, without bond or further notice, until a final judgment is entered, the proceeding is dismissed, or until further order of the court

- 1) restraining both parties from physically abusing, harassing, intimidating, striking, or interfering with the personal liberty of the other party or the minor children of either party (750 ILCS 5/501.1(a)(2)) and
- 2) restraining both parties from removing any minor child or either party from the State of Illinois or from concealing any such child from the other party, without the consent of the other party or an order of the court (750 ILCS 5/501.1(a)(3)).